

UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,
Plaintiff,

v.

LOCAL 807 OF INTERNATIONAL
BROTHERHOOD OF TEAMSTERS,
CHAUFFEURS, STABLEMEN &
HELPERS OF AMERICA, *et al.*,
Defendants.

1:20-mc-00109

(Original Civil Action No. 4-423)

~~**[PROPOSED]**~~ **ORDER TERMINATING FINAL JUDGMENT**

The Court having received the motion of plaintiff United States of America for termination of the final judgment entered in the above-captioned case, and the Court having considered all papers filed in connection with this motion, and the Court finding that it is appropriate to terminate the final judgment, it is

ORDERED, ADJUDGED, AND DECREED:

That said final judgment is hereby terminated.

Dated: 2/24/2020



United States District Court Judge
Southern District of New York

I am as baffled as Judge Furman was in *U.S. v. Leibener*, 20-MC-65, why this effort -- to dismiss judgments that have been on the books for years and that are, so far as the Court can tell, neither helping nor harming competition -- is a good expenditure of DOJ Antitrust attorney time or of judicial time. Nevertheless, the Government's motion is granted.